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1 2 3 4 5 6 7	FRANK R. UBHAUS, CA STATE BAR NO. 46085 CHRISTIAN E. PICONE, CA. STATE BAR NO. 218 BERLINER COHEN TEN ALMADEN BOULEVARD ELEVENTH FLOOR SAN JOSE, CALIFORNIA 95113-2233 TELEPHONE: (408) 286-5800 FACSIMILE: (408) 998-5388 EMAIL: fru@berliner.com EMAIL: cep@berliner.com ATTORNEYS FOR JON R. DOYLE	*E-filed 4/21/06* 275	
8	UNITED STATES DIST	TRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA SAN JOSE VENUE		
10	SAR VOOL VI	3.102	
11	UNITED STATES OF AMERICA,	Case No. CR-05-00199 HRL	
12	Plaintiff,	STIPULATION AND ORDER CONTINUING SENTENCING	
13	VS.	HEARING	
14	JON R. DOYLE,	Crim. L.R. 32-2	
15	Defendant.		
16			
17	STIPULATION		
18	Pursuant to Criminal Local Rule 32-2, Jon R. Doyle requests that the court continue the		
19	sentencing hearing to June 29, 2006 at 9:30 a.m.		
20	Good cause exists to continue this hearing. Attorneys for Jon Doyle and the government are		
21	attempting to settle the restitution issue prior to sentencing. The attorneys are attempting to arrange		
22	a meeting with general counsel for the victim to foster a settlement of restitution. The parties		
23	believe that additional time is necessary to complete this task. Therefore, it is necessary to continue		
24	the sentencing hearing.		
25	1. On April 13, 2006, I discussed the	reasons for seeking a continuance of the	
26	sentencing hearing and the proposed h	earing date of June 29, 2006, with Assistant	
27	United States Attorney Shashi H. Kewa	alranani. Mr. Kewalranani does not object to	

28

the stipulation and continued hearing date.

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1	2.	On April 19, 2006, I had a follow-up discussion with Assistant Probation Officer
2		J.D. Woods about seeking a continuance of the sentencing hearing and the proposed
3		hearing date of June 29, 2006. Mr. Woods does not object to the stipulation and
4		continued hearing date.
5	3.	On April 19, 2006, my secretary confirmed with the Courtroom Deputy Clerk that
6		June 29, 2006 at 9:30 a.m. is available as a proposed hearing date.
7	I declare under penalty of perjury under the laws of the United States of America that the	
8	foregoing is true and correct and that this document was executed on the 19 th day of April 2006 a	
9	San Jose, California.	
10		
11	Dated: April	19, 2006
12		BERLINER COHEN
13		
14		By /s/Christian E. Picone
15		FRANK R. UBHAUS
16		CHRISTIAN E. PICONE ATTORNEYS FOR JON R. DOYLE
17		
18	I approve of	the above Stipulation.
19	Dated: April	19, 2006
20		KEVIN D. RYAN
21		UNITED STATES ATTORNEY
22		
23		By <u>/s/Shashi H. Kewalranani</u> SHASHI H. KEWALRANANI
24		ASSISTANT UNITED STATES
25		ATTORNEY
26		
27	///	
28	///	

ORDER

Based on the foregoing stipulation and good cause appearing therefore, it is hereby ordered that the sentencing hearing scheduled for Thursday, May 11, 2006 is vacated and this matter is continued for a sentencing hearing on Thursday, June 29, 2006; 9:30 a.m.

Dated: April 20, 2006

HOWARD R. LOYD

UNITED STATES MAGISTRATE JUDGE